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ATTORNEY DOCKET NO. CONFIRMATION NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 2454 YU-CHEUN JOU QCPA990343 09/298,798 04/23/1999 EXAMINER 03/01/2004 23696 ODLAND, DAVID E Qualcomm Incorporated Patents Department PAPER NUMBER ART UNIT 5775 Morehouse Drive San Diego, CA 92121-1714 2662 DATE MAILED: 03/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Summary	09/298,798	JOU, YU-CHEUN	
	Examiner	Art Unit	
	David Odland	2662	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	e correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS from cause the application to become ABANDO	timely filed days will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 04 Fe	ebruary 2004.		
2a) This action is FINAL . 2b) ☑ This) This action is FINAL . 2b) ☐ This action is non-final.		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.			
Disposition of Claims			
4) ☐ Claim(s) 1,3,5-12,16-21 and 25-31 is/are pendidate 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,3,5-12,16-21 and 25-31 is/are reject 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examine			
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119	animon recours and acadined only	507.00.017.01.101111.17.0.102.	
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of the certified copies of the attached detailed Office action for a list of the certified copies 	s have been received. s have been received in Applicatity documents have been received in Received (PCT Rule 17.2(a)).	ation No ived in this National Stage	
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Attachment(s) 1) X Notice of References Cited (PTO-892)	A	(PTO 442)	
2) Delice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summa Paper No(s)/Mail	Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informa 6) Other:	Patent Application (PTO-152)	

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DETAILED ACTION

Response to Amendment

1. The following is a response to the communication filed on 02/04/2004.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1,3,5-12,16-21 and 25-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bonnerot (USPN 4,281,408), hereafter referred to as Bonnerot, in view of Klein et al. (USPN 6,381,460), hereafter referred to as Klein.

Referring to claims 1,3 12 and 21, Bonnerot discloses a multi-carrier base station operating within a predetermined set of frequencies wherein data components of forward link data are transmitted simultaneously on a plurality of frequency bands (a transmission system wherein data is transmitted on a plurality of frequency bands (see column 3 lines 44-63)), said base station comprising a first transmission subsystem for transmitting a sync channel message on a single carrier frequency of said predetermined set of frequencies (the transmission system transmits a pilot signal on the center frequency (see column 3 lines 44-63)) and at least one additional transmission subsystem for transmitting remaining components of said forward link data on another carrier frequency of said predetermined set of frequencies (other speech signals are transmitted at frequencies that deviate 10 Hz from the center frequency occupied by the pilot

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signal (see column 3 lines 44-64)). Bonnerot does not disclose that sync channel message indicates at least a single carrier frequency of a single or multi-carrier subsystem. However, Klein discloses a system wherein a base station transmits a signaling message to a mobile station of a wireless communications system wherein the signaling message includes a number of a channel to be used as the center frequency for future data transmissions (see column 7 lines 6-50)). It would have been obvious to one skilled in the art at the time of the invention to implement this feature in Bonnerot because it will eliminate any ambiguities that are due to a plurality of usable frequency bands that are available, as pointed out by Klein in column 1 lines 63-67. Furthermore, it would make the Bonnerot system more flexible and user configurable by allowing particular center frequencies to be assigned by an administrator at the Operations and Maintenance Center (as shown in figure 1 of Klein). Note, regarding claim 3, since the center frequency of Klein is a single frequency the signaling message does indicate a single frequency as required by the claim.

Referring to claims 5, 16 and 25, Bonnerot discloses the system as discussed above. Furthermore, Bonnerot discloses that the sync channel message is transmitted on one of a set of a preferred frequency channels wherein the number of frequencies in said set of preferred frequency channels is less number of frequencies in said predetermined set of frequencies (the pilot signal is transmitted on a particular frequency, namely 84.140 kHz, which is one of a plurality of a primary FDM group that operates in the range of 60-108 kHz (see column 3 lines 44-64)).

Referring to claims 6, 17 and 26, Bonnerot discloses the system as discussed above. Furthermore, Bonnerot discloses that the set of predetermined frequencies are the set of

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frequency bands in a personal communications system block of frequencies (the transmitters are used in conjunction with receivers to make telephony calls and therefore used by people thereby making the frequencies a set of 'personal communications system' frequencies (see column 1 lines 10-15 and 33-39 and column 3 lines 44-63)).

Referring to claims 7, 18 and 27, Bonnerot discloses the system discussed above.

Bonnerot does not disclose that the preferred set of channels is 75,150 and 225. However, it would have been obvious to one skilled in the art at the time of the invention to utilize these particular channels because doing so is merely a matter of design choice. Furthermore, since these channels are spaced so far apart and orthogonal, they will help reduce interference, thereby making Bonnerot more reliable.

Referring to claims 8, 19 and 28, Bonnerot discloses the system of rejection of claims 1, 12 and 21 that have similar limitations as 8, 9 and 28 and are therefore rejected under the same prior art as discussed above. However, claims 8, 9 and 28 deal with the receiving side of the network. Bonnerot discloses components of the transmission side of the system and not the receiving side (i.e. the mobile station). Since the components of claims 8, 19 and 28 merely recite the receiver side components that would correspond to transmission side components of the Bonnerot system, it would have been obvious to one skilled in the art at the time of the invention to make a receiver that corresponds to the transmission components of the transmission system in Bonnerot, because doing so would provide a method of communicating with such a transmission system, thereby allowing communications to take place.

Referring to claims 9, 20 and 29, Bonnerot discloses the system as discussed above.

Furthermore, Bonnerot discloses that the system operates in a multi carrier system and directs the

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receiver to tune to a first frequency and to tune to at least one additional frequency when said mobile station operates in a multicarrier mode (the pilot signal is transmitted at one frequency and the other speech channels at other frequencies, therefore the receiver side would tune to the frequencies to recover the signals (see column 3 lines 44-46)).

Referring to claims 10 and 30, Bonnerot discloses the system as discussed above. Furthermore, Bonnerot discloses that the control processor directs said first receiver subsystem to tune to one of a predetermined set of preferred frequencies (the transmitter transmits using a primary FDM group operating in the range of 60-108 kHz, therefore the receiver would have to tune to these frequencies in order to recover the transmitted signals (see column 3 lines 44-63)).

Referring to claims 11 and 31, Bonnerot discloses the system as discussed above. Furthermore, Bonnerot discloses that the systems use frequency bands within a personal communications system set of frequencies (the transmitters are used in conjunction with receivers to make telephony calls and therefore used by people thereby making the frequencies a set of 'personal communications system' frequencies (see column 1 lines 10-15 and 33-39 and column 3 lines 44-63)). Bonnerot does not disclose that the preferred set of channels is 75,150 and 225. However, it would have been obvious to one skilled in the art at the time of the invention to utilize these particular channels because doing so is merely a matter of design choice. Furthermore, since these channels are spaced so far apart and orthogonal, they will help reduce interference, thereby making Bonnerot more reliable.

Response to Arguments

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4. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Odland, who can be reached at (703) 305-3231 on Monday – Friday during the hours of 8am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hassan Kizou, can be reached at (703) 305-4744. The fax number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist, who can be reached at (703) 305-4750.

deo

February 20, 2004

/ JOHN PÉZZLO PRIMARY EXAMINER